

Terms and conditions

The room bookings are provided by Three Central Ltd (TCL) at 3 London Road, Redhill, RH1 1LY. The vision of this service is to provide a professional venue for charities, individuals and businesses. Bookings can be made by the hour (subject to 2 hour minimum), half day and full day.

1. Pricing - Prices are per the charging schedule available on the website www.three-central.co.uk. The relevant rate to be applied to the booking is made by TCL.
2. Invoicing & payment – Single bookings and regular bookings of less than a month are invoiced and due for payment prior to the start of the booking. Regular bookings of more than one month are invoiced on a monthly basis, in advance. These invoices are due for payment within 14 days. Payments are to be made by direct payment into the TCL bank account, or debit or credit card unless agreed otherwise. Failure to pay or late payment of charges may result in TCL terminating access to the building. TCL reserves the right to take appropriate steps to recover arrears.
3. Access to building – Users will be issued with a key card or electronic fob to access the building and any rooms relevant to the booking. The key card/fob:
 - a. Remains the responsibility of the user and will be replaced if lost or stolen. It is the user's responsibility to report it as lost or damaged. There will be a £5 charge for all replacements.
 - b. Is not transferable and must not be given to visitors of the building under any circumstances.
 - c. Remains the property of TCL and will be cancelled at the end of the booking.
4. Parking - there is no permitted parking on site. However, users needing to unload/load heavy equipment for their booking may park in one of the 6 spaces behind the building (subject to availability). Users must relocate their vehicle once they are set up.
5. Alterations to bookings by the user:
 - a. To cancel or reduce a booking period. For bookings of less than one month 5 business days notice is required. For bookings over a month 1 months' notice is required. In the absence of the correct notice period TCL will invoice the user for the original booking. If the user reduces the booking so that a more expensive rate would have applied, TCL will adjust the invoice to reflect the higher rate.
 - b. To extend a booking period – TCL will try to accommodate these requests at any time.
 - c. Refunds – Refunds are at the discretion of TCL and TCL is not obliged to refund any amounts for a booking.
6. Notice - All written notices to be served on or given to the user shall be sent or delivered to the user's principal place of business and shall be treated as having been given upon receipt.
7. TCL accepts no responsibility for any loss of or damage to users' property (or that of their visitors) while they are using the TCL areas or any of the services offered at this location. Users will be entirely responsible for ensuring their property is safe and secure at all times.
8. All meeting room users are entitled to:

Sole use of the meeting room between the booked hours and free internet access. Users must comply at all times with the relevant provisions of the Digital Economy Act 2010 and any other acceptable use policies when using free internet connection. A photocopier is available for meeting organisers to use at a charge, please see the TCL administrator for details.
9. A user's visitor may access TCL areas only when accompanied by a user and for the purposes of attending a meeting.
10. Users should return the room to the condition that it was found in. Vacuum cleaners are provided on each floor should these be required.
11. TCL requires that users will be responsible for ensuring their own behaviour and that of their visitors is at all times appropriate to the shared business environment of TCL areas and is in accordance with the TCL objectives set out in these terms and conditions. Access is at TCL's discretion and will be reviewed if TCL concludes a user's use of TCL areas and facilities is or may be inconsistent with the TCL objectives and these terms and conditions.
12. In the event that TCL becomes aware of any information which is in contravention of any terms and conditions, TCL reserves the right to terminate the booking without refunding any monies received in advance. TCL may at any time alter these terms and conditions and the packages/services offered and may also alter the level of charges applicable. Prior notice to users of any such alterations will be provided via email, including alterations to charges. By agreeing to these terms and conditions and by continuing to use the TCL services, users accept TCL's terms.
13. TCL undertakes that, in performing its obligations, it shall comply with the provisions of the Data Protection Act 1998 ('DPA') and all other applicable laws relating to the processing of Personal Data as defined by the DPA.
14. TCL collects and processes users' personal data for administrative purposes only and takes no interest in or responsibility for the legitimate business or other associated activities of users (provided those activities are within the authorised range of activities contemplated and permitted by these Terms and Conditions) whilst on its TCL premises.
15. Loss or Damage to the service. TCL will take all reasonable steps to ensure the protection from loss, damage or destruction of the services or materials it supplies to the user (or which may be received from the user).
16. Confidentiality. Both parties shall maintain strict confidence and shall not disclose to any third party any information or material relating to the other or the other's business, which comes into that party's possession and shall not use such information and material. This provision shall not, however, apply to information or material, which is or becomes public knowledge other than by breach by a party of this clause.
17. TCL warrants that it has the right to provide the Service but otherwise the Service is provided on an "as-is" basis without warranty of any kind, express or implied, oral or written including, without limitation, the implied conditions of merchantable quality, fitness for purpose and description, all of which are specifically and unreservedly excluded. In particular, but without limitation, no warranty is given that the Service is suitable for the purposes intended by the user. TCL warrants that the Service will be supplied using reasonable care and skill. TCL does not warrant that the Services supplied are error-free, accurate or complete. Both parties warrant that they are registered under the Data Protection Act in respect of the collection, processing and use of the Service. Each party will comply with the Act including but not limited to its obligations in respect of any personal data, which it may supply to or receive from the other party.
18. TCL shall not be liable for any claim arising out of the performance, non-performance, delay in delivery of or defect in the Service nor for any special, indirect, economic or consequential loss or damage howsoever arising or howsoever caused (including loss of profit or loss of revenue) whether from negligence or otherwise in connection with the supply, functioning or use of the Service. Any liability of TCL shall in any event be limited to the fees paid by the user in the month in which the event of default arises. The user shall fully indemnify TCL against any liability to third parties arising out of the user's use of the Service.
19. It is the user's responsibility to ensure they have knowledge and comply with all building policies including but not limited to the Fire, Last Person and First aid policies. You should receive links to these via email or ask the TCL administrator.
20. Nothing in these terms and conditions confers any security of tenure or other right of exclusive possession or rights of occupation on a user.